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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/665,115	09/22/2003	Yoshinobu Utsumi	Q77538	5422	
23373 SUGHRUE MI	7590 09/04/200	77	EXAMINER		
2100 PENNSYLVANIA AVENUE, N.W.			SCHEUERMANN, DAVID W		
SUITE 800 WASHINGTO	N, DC 20037		ART UNIT PAPER NUMBER		
	,		2834		
			MAIL DATE	DELIVERY MODE	
			09/04/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	Applicant(s)	717			
Office Action Commence		10/665,115	UTSUMI ET AL.				
	Office Action Summary	Examiner	Art Unit				
		David W. Scheuermann	2834				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet wit	h the correspondence address	•			
THE - Exte after - If the - If NC - Failu - Any	MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period or the provided period for reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a re y within the statutory minimum of thirty will apply and will expire SIX (6) MONT , cause the application to become AB	ply be timely filed (30) days will be considered timely. HS from the mailing date of this communications.	cation.			
1)⊠	Responsive to communication(s) filed on 09 J	luly 2007 .					
2a)	This action is FINAL . 2b)⊠ Th	is action is non-final.					
3)[Since this application is in condition for allowated closed in accordance with the practice under	ance except for formal matt Ex parte Quayle, 1935 C.D	ers, prosecution as to the mer	rits is			
·	ion of Claims						
4)区	Claim(s) <u>1-10</u> is/are pending in the application						
E\[4a) Of the above claim(s) <u>2,3,5,6,8 and 9</u> is/are	withdrawn from considera	tion.				
· <u> </u>	Claim(s) is/are allowed.						
	Claim(s) <u>1,4,7 and 10</u> is/are rejected.						
	Claim(s) is/are objected to.	a alaakkan oo a ta'a a					
	Claim(s) are subject to restriction and/o ion Papers	r election requirement.					
· · ·	The specification is objected to by the Examine	r.					
	The drawing(s) filed on is/are: a) accept		e Examiner.				
	Applicant may not request that any objection to the	•					
11)	The proposed drawing correction filed on		* *				
	If approved, corrected drawings are required in rep	ply to this Office action.					
12)	The oath or declaration is objected to by the Ex	aminer.					
Priority (under 35 U.S.C. §§ 119 and 120						
13)⊠	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. §	119(a)-(d) or (f).				
a)	⊠ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority document	s have been received.					
	2. Certified copies of the priority documents	s have been received in Ap	plication No				
* (Copies of the certified copies of the prior application from the International Bu See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	•	;			
	Acknowledgment is made of a claim for domesti	·		ication)			
a	a) The translation of the foreign language pro Acknowledgment is made of a claim for domesti	ovisional application has be	en received.	odiionij.			
Attachmen		priority diluoi do 0.0.0.	55 120 ana/or 121.				
1)	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Ir	ummary (PTO-413) Paper No(s) formal Patent Application (PTO-152)				
C Datast and T	radomark Office						

DETAILED ACTION

RCE

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/14/2007 has been entered.

Response to Arguments

Applicant's arguments filed on 7/9/2007 have been fully considered and are not persuasive. Applicant argues that the limitation, "said rotary shaft itself is a magnetic flux interrupting means made of a non-magnetic material," is not satisfied in the Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) reference. Examiner disagrees. The phrase, "wherein said rotary shaft itself is a magnetic flux interrupting means made of non-magnetic material" still leaves open the possibility that the shaft may be wholly or partially made of non-magnetic material. The latter case is clearly meet in paragraph 29 of Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION). Paragraph 0029 is reproduced, in part, with emphasis below for convenience:

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[0029] ...rotatable shaft 30 is made of a nonmagnetic material...

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Claim Rejections - 35 USC § 102

Claims 1 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION). Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) shows:

An electric rotating machine for a vehicle (see figure 1) comprising: a rotor core 6 that is fitted to a rotary shaft **30** (via coupling 33 and shaft 12); a stator core 3 that is concentric with said rotor core and disposed on the outside of said rotor core; and a turning angle detector 20 that is disposed at one shaft end of said rotary shaft;

said rotary shaft **30** itself is a magnetic flux interrupting means made of a non-magnetic material, (see paragraph **[0029]**) for interrupting leakage flux passing onto said rotary shaft as a result of excitation of a rotor coil 10 wound on said rotor core.

As to claim 10, note that Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) refers to rotation angle or position detector 20 in the abstract, which is functionally equivalent to a resolver.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) in view of Kitazawa, JP 09065617. Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) discloses the invention substantially as claimed as set forth in the rejection of claim 1, supra. Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) does not expressly disclose, "...wherein a highpermeability magnetic bypass member is disposed between said rotor core and said turning angle detector." Kitazawa, JP 09065617 discloses a magnetic bypass member is disposed between said magnetic core and said turning angle detector, for the inherent purpose of improving signal strength by reducing interference. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to place a high-permeability magnetic bypass member between the rotor core, which contains a magnetic core, and the turning angle detector or resolver in Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION). One of ordinary skill in the art would have been motivated to do this improve the signal strength and reduce noise in the resolver by reducing stray magnetic fields.

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) in view of Maestre, US 5300884. Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) discloses the invention substantially as claimed as set forth in the rejection of claim 1, supra. Youshinobu, JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) does not expressly disclose, "...wherein said turning angle detector is a resolver having corrugations formed on a curved outer surface of said resolver." Maestre, US 5300884 discloses a resolver having corrugations formed on a curved outer surface of said resolver, for the inherent purpose of improving signal strength. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use a resolver having corrugations formed on a curved outer surface of said resolver in the combination or Youshinobu. JP 2002084724 (RELYING ON EP 1482625 A1 FOR TRANSLATION) and Mimura, JP 02099399. One of ordinary skill in the art would have been motivated to do this improve the signal strength and reduce noise.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David W. Scheuermann whose telephone number is 571-272-2035. The examiner can normally be reached on Monday through Friday from 8:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Darren Schuberg can be reached at (571) 272-2044. The fax phone numbers for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DG

dws August 29, 2007

> KARL TAMAI PRIMARY EXAMINER